

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT				1. CONTRACT ID CODE J	PAGE OF 1	PAGE 1
2. AMENDMENT/MODIFICATION NO. F42630-03-R-3169 0002		3. EFFECTIVE DATE FA8213	4. REQUISITION/PURCHASE REQ. NO. FD2020-03-23950	5. PROJECT NO. (if applicable) 1325-01-440-9153		
6. ISSUED BY DA CODE Department of the Air Force Directorate of Contracting/Bldg 1215 OO-ALC/6050 Gum Lane HILL AIR FORCE BASE, UT 84056-5825 BUYER:MIKE COTTAM/WMK/EMD/801-777-6316		7. ADMINISTERED BY (if other than item 6) CODE <div style="text-align: right;">SCD: C</div>				
8. NAME AND ADDRESS OF CONTRACTOR (No., street, county, State and ZIP Code)			X	9A. AMENDMENT OF SOLICITATION NO. F42630-03-R-3169		
				9B. DATED (SEE ITEM 11) 28 FEB 2003		
			10A. MODIFICATION OF CONTRACT/ORDER NO.			
CODE		FACILITY CODE		10B. DATED (SEE ITEM 13)		
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS						
<p>X The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers</p> <p>X is extended, is not extended.</p> <p>Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:</p> <p>(a) By completing Items 8 and 15, and returning <u>1</u> copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.</p>						
12. ACCOUNTING AND APPROPRIATION DATA (if required) N/A						
13. THIS ITEM APPLIES ONLY TO MODIFICATION OF CONTRACTS/ORDERS, IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.						
A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.						
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).						
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:						
D. OTHER (Specify type of modification and authority)						
E. IMPORTANT: Contractor <u> </u> is not, <u> x </u> is required to sign this document and return <u> 1 </u> copies to the issuing office.						
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.) THE SOLICITATION IS AMENDED TO INCORPORATE CLAUSE 52.209-1 QUALIFICATION REQUIREMENTS, INCLUDE THE ATTACHED, SOURCE QUALIFICATION STATEMENT AND CHANGE THE SOLICITATION RESPONSE DATE AS FOLLOWS: <div style="text-align: center; padding: 20px;">SEE PAGE 2</div>						
Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.						
15A. NAME AND TITLE OF SIGNER (Type or print)			16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print) MICHAEL L. COTTAM CONTRACT NEGOTIATOR			
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA			16C. DATE SIGNED	

SOLICITATION RESPONSE DATE CHANGED AS FOLLOWS:

FROM: AN INDEFINITE PERIOD

TO: 15 AUGUST 2003

INCORPORATE THE FOLLOWING CLAUSE:**52.209-1 QUALIFICATION REQUIREMENTS (FEB 1995)**
(IAW FAR 9.206-2)

(a) **Definition:** "Qualification Requirement," as used in this clause, means a Government requirement for testing or other quality assurance demonstration that must be completed before award.

(b) One or more qualification requirements apply to the supplies or services covered by this contract. For those supplies or services requiring qualification, whether the covered product or service is an end item, the product, manufacturer, or source must have demonstrated that it meets the standards prescribed for qualification before award of this contract. The product, manufacturer, or source must be qualified at the time of award whether or not the name of the product, manufacturer, or source is actually included on a qualified products list, qualified manufacturers list, or qualified bidders list. Offerors should contact the agency activity designated below to obtain all requirements that they or their products or services, or their subcontractors or their products or services, must satisfy to become qualified and to arrange for an opportunity to demonstrate their abilities to meet the standards specified for qualification.

Item No	Agency Name/Address
0001	OO-ALC/WMK MICHAEL L. COTTAM / WMK 6050 GUM LANE / BLDG 1215 HILL AFB, UT 84056-5825 (801) 777-6316 michael.cottam@hill.af.mil

(c) If an offeror, manufacturer, source, product or service covered by a qualification requirement has already met the standards specified, the relevant information noted below should be provided.

Offeror's Name _____
Manufacturer's Name _____
Source's Name _____
Item Name _____
Service Identification _____
Test Number _____ (to the extent known)

(d) Even though a product or service subject to a qualification requirement is not itself an end item under this contract, the product, manufacturer, or source must nevertheless be qualified at the time of award of this contract. This is necessary whether the Contractor or a subcontractor will ultimately provide the product or service in question. If, after award, the Contracting Officer discovers that an applicable qualification requirement was not in fact met at the time of award, the Contracting Officer may either terminate this contract for default or allow performance to continue if adequate consideration is offered and the action is determined to be otherwise in the Government's best interests.

(e) If an offeror, manufacturer, source, product, or service has met the qualification requirement but is not yet on a qualified products list, qualified manufacturers list, or qualified bidders list, the offeror must submit evidence of qualification prior to award of this contract. Unless determined to be in the Government's interest, award of this contract shall not be delayed to permit an offeror to submit evidence of qualification.

(f) Any change in location or ownership of the plant where a previously qualified product or service was manufactured or performed requires reevaluation of the qualification. Similarly, any change in location or ownership of a previously qualified manufacturer or source requires reevaluation of the qualification. The reevaluation must be accomplished before the date of award.

ATTACHMENT: SOURCE QUALIFICATION STATEMENT 3 PAGES**ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED**

SOURCE QUALIFICATION STATEMENT
(PL 98-5258, SECTION 2319)

SECTION A: ITEM IDENTIFICATION

1. STOCK NUMBER (NSN): 1325-01-440-9153 (CCG)
2. PART NUMBER (P/N): 3180374-1 (CCG)
3. NOUN: Computer Control Group (CCG) MAU-169J/B (Non-NATO)
4. APPLICATION: Paveway II Laser-Guided Bomb (LGB)

SECTION B:

Accuracy of the laser-guided bomb is paramount. For this reason, high reliability of the weapon must be maintained. The weapons are procured as "kits", which may be used with other fielded components during combat, test or training. This requires the interoperability of the Computer Control Group (CCG) and the Airfoil Group (AFG). As a result, it is essential the Paveway II family of components be qualified together. The Paveway II family of components consists of:

MAU-169J/B (CCG)	1325-01-440-9153
MXU-650/B (AFG)	1325-00-427-9099
MXU-650B/B (AFG)	1325-01-495-9446
MXU-651/B (AFG)	1325-00-427-9097
MXU-651A/B (AFG)	1325-01-495-9602
MXU-667/B (AFG)	1325-01-048-9811
MXU-667A/B (AFG)	1325-01-493-6405

Only qualified sources will be eligible for award of government production contracts for the weapon.

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SECTION C: QUALIFICATION REQUIREMENTS. REQUIREMENTS THAT MUST BE SATISFIED TO BECOME A QUALIFIED SOURCE.

1. Prequalification Notice. The offeror shall notify OO-ALC/BC or, if responding to a solicitation, the contracting officer in OO-ALC/WMK, of intent to qualify as a source for this item. The basic process for qualification of this item is as follows:
 - a. Offeror submits a "qualification plan" to the design control activity (OO-ALC/WMM) which outlines the offeror's plan to demonstrate its item meets laser-guided bomb specification requirements.
 - b. Offeror conducts its qualification tests, some of which will be witnessed by government personnel from the design control activity.
 - c. Offeror submits a "qualification report", which describes the detailed results of qualification tests and correlates those results to specific requirements in the laser-guided bomb performance specification.
 - d. The design activity reviews the qualification report and resolves any remaining technical issues through a dialog with the offeror.
 - e. The design activity approves or disapproves the offeror's qualification test report. Upon approval, the design activity assigns a unique National Stock Number and Part Number to the offeror's laser-guided CCG design.
 - f. The design activity adds the offeror as an "approved source" for the laser-guided CCG.
 - g. The contracting office notifies the offeror in writing it is an approved source for the item and may respond to solicitations for the item.
2. Repair, Test and Inspection Capability. The offeror shall certify to the design control activity, the availability of the required test and inspection facilities and equipment, or provisions for their acquisition or utilization from another source.
3. Data Verification. The offeror shall provide the design activity all data related to the qualification effort via its qualification test report. The report must contain sufficient data to ensure the offeror's design meets all requirements of the Paveway II performance specification.
4. Process Verification. The offeror shall identify the processes used to verify compliance with the Paveway II performance specification. The offeror shall further define/provide written procedures for the utilization of any special test or inspection facilities and/or equipment.
5. Test and Evaluation or Verification. The offeror shall submit to the design control activity an explanation of how it will certify the manufacturing procedures and test methods necessary to meet the specification, AS 6192 (modified to use laser designator codes for Non-NATO countries), for the Paveway II family. The CCG and the airfoil group (AFG) are dependent on each other to operate properly. Therefore, any new products manufactured to operate with the rest of the family of Paveway II components are required to be qualified with

the rest of the Paveway II family. The government retains the option to inspect the offeror's manufacturing/testing facilities. To allow this, the offeror's facilities shall be made available to government inspection during the qualification effort upon ten days written notice of intent to inspect.

6. Qualification Article. Upon satisfactory compliance with the provisions of paragraph 1 to 5 above, the government shall provide the offeror with inert bomb bodies at a government facility for performance demonstration.

Estimated likely cost for testing and evaluation, which will be incurred by the potential offeror to become fully qualified for Paveway II Laser Guided Bombs: \$17,000,000. The estimated cost the government will charge another contractor (or government entity) to test their qualification item: \$400,000.

7. Sensitive Military Technology. Not Applicable.

8. Testing and Repair Evaluation. The offeror shall be required to submit a qualification test report for the performance demonstration verifying compliance with all the performance, mechanical, and quality assurance requirements identified in Paveway II Performance Specification AS 6192, modified to use laser designator codes for Non-NATO countries. The government retains the option to inspect the manufacturing and test processes, including on-site witnessing of any or all testing activities. The offeror will provide notification to the Government of testing and evaluation 30 days in advance to allow for government witnessing.

9. Time Completion Estimate. It is the estimate of the design control activity that completion of this qualification effort should require 90 days or more. This is based on testing and the demonstration requirements. This is not a deadline, but a notification to a potential offeror of the estimated time required. Events that occur during the qualification process may cause this time requirement to increase or perhaps decrease, depending on individual circumstances and effort. The offeror shall include a schedule of qualification test events in its qualification test plan.

10. Time Limitation. An offeror may not be denied the opportunity to submit and have considered, an offer for a contract if the offeror can demonstrate to the satisfaction of the contracting officer that the offer (or its product) meets these standards for qualification or can meet them before the date specified for the award of the contract. Contract award will not be delayed to provide the contractor with an opportunity to demonstrate its ability to meet the standards specified in this Source Qualification Statement.

11. Evaluation of Proposals Not Previously Qualified. The offeror must be fully qualified in order to be eligible for a contract award. Therefore, the offeror must fulfill all the requirements stated, in writing, in the source qualification statement before the date specified for the award of any contract. The government reserves the right to award a contract at the time specified for award, to a qualified source even though other offerors may not have completed qualification testing.

12. Waiver. No waivers will be provided to this requirement.

13. Approval. Once the qualification requirements are met, the offeror will be listed as an approved source for this item. Approval, however, does not guarantee a subsequent contract award.